UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA JACKSONVILLE DIVISION

WALDO JEUNE,

v.

Plaintiff,

Case No. 3:18-cv-302-J-25PDB

WARDEN GODWIN, et al.,

Defendants.

ORDER

Before the Court is Plaintiff's "Motion to Remove Lien From [His] Prison Trust Fund Account" (Doc. 56). Plaintiff's voluntary dismissal of his appeal does not entitle him to the relief he seeks. The triggering event for assessment of the appellate filing fee is the filing of a notice of appeal, regardless of whether the appellant pursues the appeal to a final resolution on the merits.

See 28 U.S.C. § 1913 ("Court of Appeals Schedule of Fees"); 28 U.S.C. § 1915(3)(b)(1) ("[If a prisoner . . . files an appeal in forma pauperis, the prisoner shall be required to pay the full amount of a filing fee."); Fed. R. App. P. 3(e) ("Upon filing a notice of appeal, the appellant must pay the district clerk all required fees.").

Accordingly, Plaintiff's "Motion to Remove Lien From [His] Prison Trust Fund Account" (Doc. 56) is **DENIED**.

DONE AND ORDERED at Jacksonville, Florida, this 18th day of November, 2019.

BRIAN J. DAVIS

United States District Judge

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c: Waldo Jeune

Counsel of Record